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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/764,769	01/16/2001	Laszlo Elteto	G&C 30074.29-US-I1	7445
22462	7590 03/25/200		EXAMINER	
GATES &	COOPER LLP	JACKSON, JENISE E		
HOWARD HUGHES CENTER 6701 CENTER DRIVE WEST, SUITE 1050			ART UNIT	PAPER NUMBER
	LES, CA 90045	-2	2131	11
			DATE MAILED: 03/25/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)				
Office Action Summany	09/764,769	ELTETO ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jenise E Jackson	2131				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by stany reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply reply within the statutory minimum of thirty (3 riod will apply and will expire SIX (6) MONTH atute, cause the application to become ABAN	y be timely filed 30) days will be considered timely. S from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on _						
,	 Γhis action is non-final.					
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
. —	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-23 is/are pending in the applicat	Claim(s) <u>1-23</u> is/are pending in the application.					
4a) Of the above claim(s) is/are with	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-23</u> is/are rejected.	Claim(s) <u>1-23</u> is/are rejected.					
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction an	nd/or election requirement.					
Application Papers						
9) The specification is objected to by the Exam	niner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the	e Examiner. Note the attached C	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:		19(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
 Copies of the certified copies of the paper application from the International But 	·	served in this National Stage				
* See the attached detailed Office action for a		ceived.				
Attachment(s)	•					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	′	Mail Date rmal Patent Application (PTO-152)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

. Art Unit: 2131

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Rallis(6,216,230).
- 3. As per claims 1, 12, Rallis discloses a method of securing a token from unauthorized use(see col. 2, lines 52-56), including the steps of: receiving a first message transmitted from a host processing device an addressed to a PIN entry device according to a universal serial bus (USB) protocol(see col. 1, lines 49-54); accepting a PIN entered into the PIN entry device(see fig. 1A, sheet 1, col. 1, lines 49-52); and transmitting a second message including at least a portion of the first message and the PIN from the PIN entry device to the token along a secure communication path(see col. 1, lines 54-59).
- 4. As per claim 2, Rallis discloses the first message is received in the PIN entry device(see col. 1, lines 51-54); and the second message is transmitted from the PIN entry device directly to the token along the secure communication path(see col. 1, lines 60-67, col. 2, lines 52-56).
- 5. As per claim 3, Rallis discloses the step of receiving the first message transmitted from a host processing device and addressed to a PIN entry device(see col. 1, lines 51-59), includes receiving the first message in a USB-compliant hub, inherent, because Rallis discloses a usb port(14)(see fig. 1A, sheet 1)(see col. 2, lines 35-43, 52-56), communicatively coupled to the

. Art Unit: 2131

host processing device via a first communication path(see fig. 1A, sheet 1, col. 1, lines 49-59); transmitting the first message to the PIN entry device communicatively coupled to the USB-compliant hub, inherent, because Rallis discloses a usb port(14)(see fig. 1A, sheet 1, col. 1, lines 49-54); and the step of transmitting the second message comprising the portion of the first message and the PIN and at least a portion of the first message from the PIN entry device to the token along a secure communication path, transmitting a second message from the pin entry device via the USB hub(see col. 1, lines 49-67, col. 2, lines 35-43).

- 6. As per claim 4, Rallis discloses wherein the step of transmitting the second message from the PIN entry device via the USB-compliant hub includes the steps of: transmitting a third message comprising the PIN from the PIN entry device to the USB-compliant hub; processing the message in the USB-compliant hub to produce the second message; and transmitting the second message from the USB-compliant hub(see col. 1, lines 49-67). The Examiner asserts that the third message is whether the pin is correct or not.
- 7. As per claim 5, Rallis discloses wherein the signal received from the host processing device is generated in an API interface, is inherent in Rallis because Rallis discloses messages that are both sent and received by the token and host processing device(i.e. notebook)(see col. 2, lines 48-56).
- 8. As per claims 6, 13, Rallis discloses the first message is encrypted according to a first encryption key; and the pin entry device comprises a decryption module having access to the first encryption key for decoding the first message(see col. 1, lines 37-67).
- 9. As per claim 7, Rallis discloses wherein the second message is transmitted to the token according to a USB-compliant protocol(14)(see fig. 1A, sheet 1)(see col. 1, lines 49-59).

. Art Unit: 2131

10. As per claims 8, 15, Rallis discloses wherein the second message is encrypted according to a second encryption key and the token comprises a decryption module having access to the second encryption key(see col. 3, lines 49-67, col. 4, lines 1-11).

- 11. As per claim 9, Rallis discloses wherein the step of transmitting the second message from the PIN entry device to the token further comprises the step of: encrypting the second message according to a second encryption key stored in the PIN entry device and the token; and transmitting the encrypted second message to the token(see col. 3, lines 49-67, col. 4, lines 1-11, 17-24).
- 12. As per claim 10, Rallis discloses wherein the first message is a message transmitted from the host processing device to authorize a transaction(see col. 1, lines 49-51). The Examiner asserts that the first message is the message that prompts the user to connect the key device(i.e. token to the host(i.e. notebook).
- 13. As per claim 11, Rallis et al. discloses wherein the first message is a message transmitted from the host processing device to authenticate a user of the token(see col. 1, lines 49-54).
- 14. As per claim 14, Rallis discloses wherein the module is a software module having instructions stored in a memory accessible to the processor(see col. 2, lines 61-67, col. 2, lines 1-19).
- 15. As per claim 16, Rallis discloses wherein the second module is a software module having instructions stored in a memory accessible to the processor(see col. 2, lines 61-67, col. 2, lines 1-19).
- 16. As per claim 17, Rallis discloses wherein the PIN entry device further includes an output device for prompting the user to enter the PIN(see col. 1, lines 49-54).

. Art Unit: 2131

- 17. As per claim 18, limitations have already been addressed(see claims 1 and 3-4).
- 18. As per claim 19, Rallis discloses encrypting the third message according to a first encryption key stored in a memory of the token before transmitting the third message to the token(see col. 1, lines 37-59).
- 19. As per claim 20, Rallis inherently discloses a USB-compliant hub, because Rallis discloses a usb port(14)(see fig. 1A, sheet 1), communicably coupleable between a host processing device and the token, the USB compliant hub having; means for intercepting a message addressed to the PIN entry device; means for generating a third message from the first message and a user-entered PIN; and means for transmitting the third message to the token; a PIN entry device, communicatively coupled to USB-compliant hub, for accepting a user-entered PIN and providing the user-entered PIN to the USB compliant hub(see col. 1, lines 49-67). The Examiner asserts that the third message is whether the pin is correct or not.
- 20. As per claim 21, Rallis discloses wherein the means for intercepting a message addressed to the PIN entry device, the means for generating the third message from the first message and a user-entered PIN and the means for transmitting the third message to the token(see col. 1, lines 49-67), including at least one processor having at least one communicatively coupled memory storing processor instructions for intercepting a message addressed to the PIN entry device(see col. 2, lines 35-38, 48-56), for generating the third message from the first message and a user-entered PIN, and for transmitting the third message to the token(see col. 1, lines 49-67).
- 21. As per claim 22, Rallis discloses wherein the USB-compliant hub further comprises a means for encrypting the third message according to an encryption key stored in a memory of the token(see col. 1, lines 49-59).

Art Unit: 2131

22. As per claim 23, Rallis discloses wherein the means for intercepting a message addressed to the PIN entry device, the means for generating the third message from the first message and a user-entered PIN(see col. 1, lines 49-59), the means for encrypting the third message according to an encryption key stored in the memory of the token(see col. 1, lines 49-59, col. 3, lines 49-67), and the means for transmitting the third message to the token comprises at least one processor having at least one communicatively coupled memory storing processor(see col. 2, lines 35-38)(see col. 1, lines 49-59), instructions for intercepting a message addressed to the PIN entry device(see col. 1, lines 49-59), for generating the third message from the first message and a user-entered PIN, for encrypting the third message according to an encryption key stored in the memory of the token and for transmitting the third message to the token(see col. 1, lines 49-59, col. 3, lines 49-67).

Response to Amendment

- 23. First, the Applicant states that the Rallis reference is not directed to a system preventing unauthorized use of a token, but rather, a system that uses a token to prevent unauthorized use of a computer. The Examiner disagrees. Although, Rallis does disclose preventing an unauthorized user to use a computer. Rallis also discloses that the key device(20) is used in conjunction with the computer in order to validate the user to perform operations(see col. 2, lines 45-67).
- 24. Second, the Applicant states that Rallis does not disclose receiving a first message transmitted from a host processing device and addressed to a pin entry device according to a usb protocol. The Examiner disagrees. Rallis discloses this because a user is prompted to connect a key device(20) to the computer and the user transmits the pin to the notebook computer via the usb protocol(see col. 1, lines 49-54, see fig. 1A, sheet 1, #14, col. 2, lines 35-47). Further, the

. Art Unit: 2131

Applicant is urged to show the Examiner where in the Rallis reference shows the user inputting the pin using a laptop.

- 25. Third, the Applicant states that Rallis does not disclose transmitting a second message including at least a portion of the first message and the pin from the pin entry device to the token. The Examiner disagrees that Pin is transmitted in a second message, because Rallis discloses messages are transmitted to and from the key device(20) and the notebook computer(see col. 2, lines 48-60).
- 26. As per claims 2, 12, see above for remarks, same rational applies above.
- As per claims 3, 20, the Applicant states that Rallis does not inherently disclose a usb hub because it has a usb port. The Examiner disagrees with the Applicant. Further, proof has been provided that indicates a system that has a usb port has a usb hub. The Applicant is urged to look at Miller for support of a usb port having a usb hub(see col. 1, lines 60-67, col. 2, lines 1-2).
- 28. As per claim 4, in regards to Applicant's remarks same rational applies above(see above).
- 29. As per claim 5, Rallis does discloses API interface(see col. 6, lines 43-56).
- 30. As per claims 6,8, 9, 13, 15, 22-23, the Applicant states that Rallis does not discloses a pin entry device having a decryption module for decoding the message. Rallis discloses that there is a matching decrypted pin, thus the pin that is entered is encrypted. Further, Rallis also discloses an encryption key that has a corresponding decryption key(see col. 1, lines 49-64).
- 31. As per claims 10-11, the transaction is the user being able to use the computer(see col. 1, lines 37-48).

. Art Unit: 2131

32. As per claim 18, Rallis does disclose transmitting messages(see col. 1, lines 49-67, col. 2, lines 48-60). The key device and the computer transmit and receive messages that includes the pin. The limitation of the hub has already been addressed(see above).

Final Action

33. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jenise E Jackson whose telephone number is (703) 306-0426. The examiner can normally be reached on M-Th (6:00 a.m. - 3:30 p.m.) alternate Friday's.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (703) 305-9648. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-0040 for regular communications and (703) 308-6306 for After Final communications.

. Art Unit: 2131

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

March 19, 2004

AYAZ SHEIKH
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100